

CITY OF EL PASO, TEXAS
DEPARTMENT HEAD'S SUMMARY REQUEST FOR COUNCIL ACTION (RCA)

DEPARTMENT: AIRPORT

AGENDA DATE: Nov. 30, 2004 (Introduction); Dec. 14, 2004 (Public Hearing)

CONTACT PERSON/PHONE: Patrick T. Abeln, A.A.E. – 780-4724

DISTRICT(S) AFFECTED: 3

SUBJECT:

Approve an ordinance to revise Zone Schedule No. 1 as part of Foreign-Trade Zone No. 68.

BACKGROUND / DISCUSSION:

The City of El Paso, through its Aviation Department, operates Foreign-Trade Zone No. 68. The City of El Paso, also known as the Grantee and Operator of FTZ No. 68 is responsible for publishing a schedule of rates, charges, rules and regulations (i.e., Code of Federal Regulations, Ch. 19, Part 400) applicable to Users (i.e., companies that utilize the FTZ) of the zone, and Subzones (i.e., manufacturing companies authorized to operate in an FTZ). Zone Schedule No. 1 has been maintained since FTZ operations began in 1982 and contains all pertinent information regarding its operations such as user fees, hours of operation, addresses, phone numbers, etc.

The Department of Aviation is recommending two changes to Zone Schedule No. 1. The first change is administrative, based on direction from the US Foreign-Trades Board the Zone Schedule must be revised to show the new FTZ office address known as the International Trade Processing Center (ITPC) located at the airport's Air Cargo Complex. The ITPC establishes a unique one stop shop for importers and exporters in the region and integrates FTZ and US Customs and Border Protection services. A second material proposal is a change to the current subzone fee. A new lower rate to entice manufacturing activity is being proposed based upon a FTZ fee survey conducted by the FTZ staff and recent developments in global commerce.

The proposed subzone fee of \$15,000 will not have an adverse effect upon the general fund since currently there are no subzones in FTZ No. 68, thus no revenue being collected. Any new subzone established in the future would translate to new revenue for the City of El Paso.

PRIOR COUNCIL ACTION:

The last revision done to the Tariff Schedule was approved by City Council on April 15, 2003.

AMOUNT AND SOURCE OF FUNDING:

No funding is being requested for this item.

BOARD / COMMISSION ACTION:

Not Applicable

*****REQUIRED AUTHORIZATION*****

LEGAL: (if required) Sylvia Borunda Firth
Sylvia Borunda Firth, Asst. City Attorney

FINANCE: (if required)

OTHER: Patrick T. Abeln, A. A. E., Director of Aviation

Information copy to appropriate Deputy City Manager

APPROVED FOR AGENDA:

CITY MANAGER: _____

DATE: _____

ORDINANCE NO. _____

AN ORDINANCE AMENDING ORDINANCE NOS. 010873, 012221, 012476, 012636, 014826 AND 15415, WHICH ESTABLISHED FEES FOR THE FOREIGN TRADE ZONE, TO MAKE VARIOUS ADMINISTRATIVE CHANGES TO THE ZONE SCHEDULE NO. 1 RATES, RULES, CHARGES AND REGULATIONS FOR FOREIGN-TRADE ZONE NO. 68; AND TO AMEND THE SUBZONE FEES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF EL PASO:

1. That the following revisions be made to Zone Schedule No. 1, Rates, Rules, Charges and Regulations Applying at Foreign-Trade Zone No. 68, El Paso, Texas:

- A. Wherever District Director of Customs appears that it be changed to Port Director of Customs; and
- B. Wherever U.S. Customs Service appears that it be changed to U.S. Customs and Border Protection.
- C. That the title and address of the General Offices be changed to:

International Trade Processing Center
501 George Perry, Suite I
El Paso, Texas 79906

- D. That the Zone Operator be changed to the City of El Paso, Department of Aviation.
- E. Subzone Fees: That the City Council authorize the revision of the Subzone Fees to be paid to the City of El Paso to read as follows:

- A. Annual Fee: \$15,000.00 per year.

2. Tariff: That the City Council authorize the Director of Aviation to submit a revised tariff, as noted in Exhibit "A," to the Foreign Trade Zone Board to reflect the changes described above.

ORDINANCE NO. _____

3. Notice: That the City Council authorize the Director of Aviation to send notice to the users of Foreign Trade Zone No. 68 of the changes described above.

PASSED AND APPROVED this 14th day of December 2004.


THE CITY OF EL PASO

Joe Wardy
Mayor

ATTEST:


Richarda Duffy Momsen
City Clerk

APPROVED AS TO FORM:



Sylvia Borunda Firth
Assistant City Attorney

APPROVED AS TO CONTENT:



Patrick T. Abeln, A. A. E.
Director of Aviation

Jose Quiñonez, Jr.
Foreign Trade Zone Manager

EXHIBIT "A"

FOREIGN-TRADE ZONE NO. 68

EIGHTH REVISED PAGE 2

ZONE SCHEDULE NO. 1

CITY OF EL PASO
(GRANTEE/OPERATOR)

Patrick T. Abeln, A.A.E. Director of Aviation

GRANTEE/FOREIGN-TRADE ZONE OPERATOR ADMINISTRATION

Jose Quiñonez, Jr., Foreign-Trade Zone Manager

LOCATED AT:
BUTTERFIELD TRAIL INDUSTRIAL PARK
AMERICAS INDUSTRIAL PARK
BW BUSINESS PARK
COPPERFIELD INDUSTRIAL PARK
EAST 10 INDUSTRIAL PARK
FIVE STAR INTERNATIONAL BUSINESS PARQUE
PREMIER 5 INDUSTRIAL PARK
PUBLIC SERVICE BOARD DEVELOPMENT
PANAMERICAN INDUSTRIAL PARK
SAAB DEVELOPMENT
IVEY DEVELOPMENT
10/375 INDUSTRIAL PARK
VISTA DEL SOL
WFF INDUSTRIAL
YSLETA INDUSTRIAL

(WITH ADDITIONAL SITES AUTHORIZED WITHIN THE FOLLOWING:
BARNETT ADDITION
MILES SUBDIVISION
BLOCK 79, TOWNSHIP 2, T&PRR SURVEYS
BLOCK 41, YSLETA GRANT)

GENERAL OFFICES

INTERNATIONAL TRADE PROCESSING CENTER
501 GEORGE PERRY, SUITE I
EL PASO, TEXAS 79906
TELEPHONE: (915) 771-6016
FAX: (915) 772-2491

ISSUED: JULY 1, 1982

EFFECTIVE: DECEMBER 14, 2004

ISSUED BY: CITY OF EL PASO, FOREIGN-TRADE ZONE NO. 68

#5987 Exhibit "A"

CHECK SHEET FOR SCHEDULE CHANGES

This Zone Schedule is issued in Loose Leaf Form to facilitate corrections, additions, or changes. Alterations will be made by reprinting the original page containing the change and adding the new page. Each revision will be noted by stating in the upper right hand corner of the page the page number along with the status of the page (original, revised, new) For Example: "First Revised Page 1" replaces "Original Page 1," and "Second Revised Page 1" replaces "First Revised Page 1" and so on.

Pages of this Zone Schedule are effective on the dates shown on the individual pages. Original pages that are effective July 1982 remain in effect until amended by revised pages. Revised pages as noted below, contain all changes to the original Zone Schedule that are in effect on the "issued" date of this page. Pages marked by "*" are changes issued with the latest revision.

<u>PAGE</u>	<u>REVISION</u>	<u>PAGE</u>	<u>REVISION</u>
1	Revision 5	21	Revision 5
2	Revision 8**	22	Revision 5
3	Revision 10**	23	Revision 6**
4	Revision 7**	24	Revision 5
5	Revision 5	25	Revision 5
6	Revision 6**	26	Revision 5
7	Revision 4	27	Revision 5
8	Revision 5	28	Revision 5
9	Revision 4	29	Revision 6**
10	Revision 5	30	Revision 6**
11	Revision 6	31	Revision 5
12	Revision 5	32	Revision 6**
13	Revision 7**	33	Revision 5
14	Revision 7**	34	Revision 7**
15	Revision 5**	35	Revision 6
16	Revision 5	36	Revision 6**
17	Revision 6**	37	Revision 6**
18	Revision 6**	38	Revision 10**
19	Revision 5	39	Revision 7**
20	Revision 5	40	Revision 4

ISSUED: JULY 1, 1982

EFFECTIVE: DECEMBER 14, 2004

ISSUED BY: CITY OF EL PASO, FOREIGN-TRADE ZONE NO. 68

#5987 Exhibit "A"

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DEFINITION OF TERMS

ACT

The Foreign-Trade Zones Act of June 18, 1934 (48 Stat. 998-1003; 19 U.S.C. 81a-81u), as amended by Public Law 566, 81st Congress, approved June 17, 1950, and as it may subsequently be amended.

SECRETARY

The term "Secretary" means the Secretary of Commerce.

BOARD

The Foreign-Trade Zones Board created by the ACT to carry out provisions thereof. The Board shall consist of the Secretary of Commerce, who shall be the chairman and executive officer, the Secretary of the Treasury, and the Secretary of the Army.

ZONE

The term "Zone" means a "foreign-trade zone" and/or Foreign-Trade Zone No. 68.

SUBZONE

The term "Subzone" means a special-purpose zone established in accordance with 15 C.F.R. Part 400 for a manufacturing or refining process and as an adjunct to a Zone project for a limited purpose.

PORT DIRECTOR OF CUSTOMS

The Port Director of Customs, El Paso, Texas, U. S. Customs and Border Protection.

GRANTEE

City of El Paso to which the privileges of establishing, operating and maintaining Foreign-Trade Zone No. 68 have been granted.

ZONE OPERATOR

City of El Paso, Department of Aviation, representing the City of El Paso, which manages the operation of the Zone through its Foreign-Trade Zone Manager.

SUBZONE OPERATOR

An individual, company or corporation managing the operation of the Subzone through its Foreign-Trade Zone Subzone Operator Agreement with the City of El Paso

The Foreign-Trade Zone forms utilized at FTZ No. 68 are as follows:

CUSTOMS BORDER PROTECTION FORM 214

Application for Foreign-Trade Zone Admission and/or Status Designation
(Revised 02-26-96)

CUSTOMS BORDER PROTECTION FORM 216

Application for Foreign-Trade Zone Activity Permit (Revised 02-26-96)

HOLIDAYS

Those legal holidays during which the Zone is closed for regular business are as follows:

New Year's Day	First day of January
Martin Luther King Day	Third Monday in January
Memorial Day	Last Monday of May
Independence Day	Fourth Day of July
Labor Day	First Monday in September
Thanksgiving Days (2)	Fourth Thursday & Friday of November
Christmas Day	Twenty-Fifth Day of December

If a holiday falls on Saturday, the day immediately preceding such Saturday will be observed; and if a holiday falls on Sunday, the following day will be observed. Emergency business, after regular business hours or on holidays, is conducted by authorized City Employees.

The preceding holidays are also those observed by the U. S. Customs and Border Protection.

PRIVILEGES OF FOREIGN-TRADE ZONES

Under Section 400, Paragraph 101, Regulations Governing the establishment, operation, maintenance and administration of Foreign-Trade Zones in the United States, the term "Zone" means a "Foreign-Trade Zone". It is an isolated, enclosed and policed area, operated as a public utility, in or adjacent to a port of entry, furnished with facilities for loading, unloading, handling, storing, manipulating, manufacturing, and exhibiting goods, and for reshipping them by land, water, or air. Any foreign and domestic merchandise, except such as is prohibited by law or such as the Board may order to be excluded as detrimental to the public interest, health, or safety, may be brought into a Zone without being subject to the Customs laws of the United States governing the entry of goods or the payment of duty thereon; and such merchandise permitted in a Zone may be stored, exhibited, manufactured, mixed or manipulated in any manner, except as provided in the Act and other applicable laws or regulations. There merchandise may be exported, destroyed, or sent into Customs territory from the Zone, in the original package or otherwise. It is subject to Customs duties if sent into Customs territory, but not if reshipped to foreign points.

Section 3 of the Act, Public Law 397, 73rd Congress, approved June 18, 1934, as amended by Public Law 566, 81st Congress, approved June 17, 1950, authorizes the following privileges:

"Foreign and domestic merchandise of every description, except such as is prohibited by law, may, without being subject to the Customs laws of the United States, except as otherwise provided in this Act, be brought into a Zone and may be stored, sold, exhibited, broken up, repacked, assembled, distributed, sorted, graded, cleaned, mixed with foreign or domestic merchandise, or otherwise manipulated, or be manufactured except as otherwise provided in this Act, and be exported, destroyed, or sent into Customs territory of the United States therefrom, in the original package or otherwise, but when foreign merchandise is so sent from a Zone into Customs territory of the United States it shall be subject to the laws and regulations of the United States affecting imported merchandise:

"Provided, That whenever the privilege shall be requested and there has been no manipulation or manufacture effecting a change in Schedule classification the appropriate Customs officer shall take under supervision any lot or part of a lot of foreign merchandise in a Zone, cause it to be appraised and taxes determined and duties liquidated thereon: Merchandise so taken under supervision may be

stored, manipulated, or manufactured under supervision and regulations prescribed by the Secretary of the Treasury, and whether mixed or manufactured with domestic merchandise or not may, under regulations prescribed by the Secretary of the Treasury, be exported or destroyed, or may be sent into customs territory upon the payment of such liquidated duties and determined taxes thereon. If merchandise so taken under supervision has been manipulated or manufactured such duties and taxes shall be payable on the quantity of such foreign merchandise used in the manipulation or manufacture of the entered article. Allowance shall be made for recoverable and irrecoverable wastes, and if recoverable waste is sent into customs territory, it shall be dutiable and taxable in its condition and quantity and at its weight at the time of entry. Where two or more products result from the manipulating or manufacturing of merchandise in a Zone the liquidated duties and determined taxes shall be distributed to the several products in accordance with their relative value at the time of separation with due allowance for waste as provided for above:

"Provided Further, That subject to such regulations respecting identity and the safeguarding of the revenue as the Secretary of the Treasury may deem necessary, article, the growth, product or manufacture of the United States, on which all internal revenue taxes have been paid, if subject thereto and articles previously imported on which duty and/or tax has been paid, or which have been admitted free of duty and tax, may be taken into a Zone from the Customs territory of the United States, placed under the supervision of the appropriate Customs officer, and whether or not they have been combined with or made part, while in such Zone, of other articles, may be brought back thereto free of quotas, duty or tax:

"Provided Further, That if in the opinion of the Secretary of the Treasury their identity has been lost, such articles not entitled to free entry by reason of noncompliance with the requirements made hereunder by the Secretary of the Treasury shall be treated when they reenter customs territory of the United States as foreign merchandise under the provisions of the Schedule and internal revenue laws in force at the time.

"Provided Further, That under the rules and regulations of the controlling Federal agencies, articles which have been taken into a Zone from customs territory for the sole purpose of exportation, destruction (except destruction of distilled spirits, wines, and fermented malt liquors), or storage shall be considered to be exported for the purpose of

OPERATIONS IN ZONE

The merchandise and operations permitted in a zone, the disposition of merchandise in a zone, the zone status of the merchandise and special provisions applicable to each status, the subsequent importation of merchandise exported from a zone, and other operations in a zone authorized by the Act, are hereinafter in this Section generally described. Sample zone forms required are available upon request from the Zone Operator.

MERCHANDISE PERMITTED IN A ZONE

Foreign and domestic merchandise of every description, except such as is prohibited by law, may without being subject to the Customs laws of the United States, except as otherwise provided in the Act and the regulations made thereunder, be brought into a zone.

- (a) Merchandise which is specifically and absolutely prohibited by law shall not be admitted into a Zone. Any merchandise so prohibited by law which is found within a Zone shall be disposed of in the manner provided for in the laws and regulations applicable to such merchandise. A distinction is made between (1) merchandise which is specifically and absolutely prohibited by law on the grounds of policy or morals, such as immoral or subversive literature, obscene articles, or lottery matter, and (2) merchandise which is subject to conditional prohibition only, for example, articles which are subject to permits or licenses for the protection of economic or national security or which may be reconditioned to bring them into compliance with the laws administered by

various Federal agencies. Directors of Customs are required to exclude the first class of articles and may not permit them to be transferred to a Zone if they are aware of their prohibited status, except that the Director may permit the temporary deposit of any such merchandise in the Zone pending final determination of its status. The transfer of articles of the second class to a Zone is subject to any requirements of the Federal agency concerned. There is no prohibition against placing over-quota merchandise in a Zone pending its right to transfer to Customs territory pursuant to the applicable quota provisions.

- (b) The application for the admission of merchandise into a Zone shall be approved or disapproved by the Director as the representative of the Board, where the merchandise is not excluded by any other Federal agency having jurisdiction over the merchandise.

DISPOSITION OF MERCHANDISE IN A ZONE

In general, merchandise lawfully brought into a zone may, in accordance with these and other regulations made under the provisions of the Act be exported, destroyed, or sent into Customs territory of the United States therefrom, in the original package or otherwise; but when foreign merchandise, and domestic merchandise whose identity has been lost, is so sent from a zone into Customs territory of the United States it shall be subject to the laws and regulations of the United States affecting imported merchandise.

EMPLOYEES AND PERSONS ENTERING AND LEAVING ZONE

Employees and other persons entering or leaving a Zone shall pass through the designated entrances and exits in the enclosure surrounding the Zone. Employees and other persons shall be subject to such examination upon entering and leaving a Zone as the Zone Operator or its Designee may deem necessary for the protection of the revenue. In general, in addition to specific Foreign-Trade Zones Board and U. S. Customs Regulations, the recommendations contained in the Booklet "Standards for Cargo Security," prepared by the U. S. Customs and Border Protection, will be followed where practical. A copy of the publication is available at the Zone office.

ALL PERSONS ENTERING ZONE BOUND BY REGULATIONS

All persons entering a zone for any reason whatsoever shall be bound by the regulations promulgated by the Board, Customs and by the Grantee, or its Designee of the Zone.

IDENTIFICATION OF EMPLOYEES WITH ZONE

All persons on duty within, and in connection with the operation of, a zone, with the exception of Federal employees and uniformed employees of the zone, shall be required while within the zone to carry identification cards or wear appropriate identification badges to be provided by the operator or user of the zone. Persons desiring admittance to the Zone shall make application to the Zone Operator or its Designee. The pass issued must be worn and shown upon request. Upon leaving the Zone, any temporary pass must be surrendered, and any permanent pass must be shown to the gatekeeper.

BASIS FOR BTIP LEASES

Grantee will lease land at Butterfield Trail Industrial Park for the purpose of constructing private buildings and facilities subject to agreed rates, and to rules and regulations published in this Schedule.

RATES OF BTIP LAND LEASES

Annual lease rates for land within Butterfield Trail Industrial Park's Foreign-Trade Zones No. 68 will vary depending on the location of the land leased, size and configuration of the property, and length of term of the lease.

APPROVAL BY GRANTEE

All leases and sub-leases at Butterfield Trail Industrial Park are subject to approval of the Grantee.

CUSTOMS BOND

The Zone Grantee maintains for Customs purposes a Customs 301 Bond as a guarantee for the payment by the Zone Operator of all duties and taxes on such merchandise as may be removed from the Zone without a proper Customs permits or otherwise missing from the Zone.

A Subzone Operator shall purchase and deliver to the US Customs and Border Protection a Customs 301 Bond in an amount set by US Customs. This bond shall be effective beginning on the effective date of the Subzone Operator Agreement, and shall be a "Continuous Bond".

CUSTOMS PERMIT

Merchandise will not be delivered to or through Customs territory unless permitted by U. S. Customs.

CUSTOMS INSPECTION OF MERCHANDISE WHILE IN ZONE

The consignee or Zone User, or his agent, shall at all times be immediately available to make the merchandise subject to inspection required by the United States Customs and Border Protection and shall have the sole responsibility of opening crates and packages, handling the merchandise and securing the crates and packages following the inspection. In the event that the consignee or his agent is not immediately available for the inspections, then Zone personnel shall be authorized to open such packages for the Customs Service and shall not be liable for any loss or damage for any reason whatsoever to the goods.

NON-LIABILITY

- (a) The Grantee, its agents, employees, representatives and/or those acting within the authority delegated by Grantee, including the Airport Board, will not be liable and cannot assume any responsibility for any loss or damage to freight, cargo or merchandise or other property within the Zone, or for any loss or damage arising from the acts or omission of co-tenants, or of the occupants, or users of adjacent or contiguous compartments or of other portions in or about the Zone, nor for the breakdown of power service, nor for loss or damage occasioned by plumbing, electric wires, automatic fire apparatus, nor for any loss or damage from any cause whatsoever.

ZONE ACCOMMODATIONS

Before merchandise may be admitted into the Zone, applications on CF 214 must be completed by Zone User or his agent, filed and approved by the Zone Grantee or its Designee and with the authorized Customs personnel. The application shall describe the merchandise fully, in terms of the Harmonized Schedule Schedules of the United States and be accompanied by all supporting document as required by CF 214.

PERMISSION TO MANIPULATE, MANUFACTURE OR PROCESS

Foreign-Trade Zones Board approval of any manufacture process is required prior to such activity. Before merchandise may be manufactured or manipulated within the Zone, application on Zone CF 216 must be presented to the Zone Grantee or its Designee for concurrence by the Zone Grantee. The Zone Grantee or its Designee will then forward the application to the Port Director of Customs. On approval by the Port Director, the contemplated manipulation will then be permitted.

TENDER FOR ACCEPTANCE

All merchandise for Zone acceptance shall be delivered at designated points properly marked and packed and accompanied or preceded by the necessary documents for preserving the identity of such merchandise.

CLEARING MERCHANDISE AND TRAFFIC

All merchandise having Zone Status both incoming and outgoing, must obtain clearance through the Zone Office.

BUSINESS INSURANCE

All persons or firms conducting business on or in connection with the facilities of Foreign-Trade Zone No. 68 will be required to provide the Zone Grantee or its Designee with proof of existing in force Business Insurance in such amounts and type as may be required by the Grantee, City of El Paso, International Trade Processing Center, 501 George Perry, Suite I, El Paso, Texas 79906.

INSPECTION

Grantee may inspect the assigned area at any and all reasonable times to ascertain whether or not the covenants or conditions related to its proper use are being observed.

MARKING AND LABELING

All merchandise handled in the Zone before entry into Customs territory must be truly marked in accordance with customs regulations as to the country of origin and in accordance with all other government regulations, and no merchandise will be permitted to leave the Zone for any purpose that carries any false or misleading label or mark. When repacked or labeled in the Zone, the goods should, when possible, be marked to indicate that fact.

HAZARDOUS MERCHANDISE

Explosives, inflammable, and other hazardous merchandise will not be permitted in the Zone unless complying with all Federal, State, Municipal and Grantee regulations.

CONTINGENCIES NOT COVERED BY RULES

Contingencies not covered by these rules will be subject to arrangements or agreements approved by Grantee.

INVENTORY CONTROL SYSTEM

As an alternate to the Operator performing inventory control functions, Zone Users keep track of their own inventories for U. S. Customs requirements as described in their FTZ Procedures Manual on file with the Port Director of Customs & Border Protection. Maintenance of a satisfactory inventory control system will be monitored by the Operator and U. S. Customs. The Grantee will also monitor these systems and will require periodic accountability.

GRANTEE'S RESTRICTIONS AND PROHIBITIONS

The Grantee reserves the right to restrict or prohibit the entry or handling of any commodity in the Zone due to its hazardous, obnoxious, or unsanitary conditions or nature.

ZONE TO BE OPERATED AS A PUBLIC UTILITY

All rates and charges for all services or privileges within the Zone shall be fair and reasonable, and the Grantee and Operators shall afford to all who may apply for the use of the Zone and its facilities and appurtenances uniform treatment under like conditions, subject to such treaties or commercial conventions as are now in force or may hereafter be made from time to time by the United States with foreign governments, (15 CFR, Chapter IV, Part 400, Section 1003a).

APPLICATION AND INTERPRETATION OF SCHEDULE

Foreign-Trade Zone No. 68 Schedule No. 1, its rules and regulations and charges, shall apply to Foreign-Trade Zone No. 68, its Subzones and Annexes unless otherwise provided for. The Foreign-Trade Zone Manager shall be the sole judge to interpret and determine the applicability of any of the rates, regulations or services provided for in this Schedule. However, any matter involving interpretation or action by U. S. Customs or other agency of the U. S. Government will be determined by the Port Director of Customs or his duly appointed representative.

USER FEES

- A. **Transaction Fees:** The charge for each FTZ transaction will be \$15.00. An FTZ transaction will be defined as any of the following:
1. An Application for Foreign-Trade Zone Admission and/or Status Designation (CF214).
 2. An Application for Foreign-Trade Zone Activity Permit (CF216).
 3. Any Transfer of Foreign-Trade Zone Merchandise (i.e., CF7501, CF3461, CF368, CF7523, Release Under Sec. 321, CF7512, CF6043, etc.)
 4. Any Amendment of any of the above transactions.
- B. **Training Fee:** A charge of \$30.00 will be made for each individual who completes an FTZ Training Program. (A Certificate of Completion will be provided by the Zone Operator.)
- C. **Weekly Transportation and Exportation ("T&E") Fee:** A charge of \$30.00 will be made for each Weekly T&E Permit issued pursuant to § 146.68 of the Customs Regulations.
- D. **High Volume Admissions:** A tier rate structure is available for high volume monthly admissions (CF214) as follows:

No. of Admissions Per Month	Rate
0 – 500	\$15
500 – 1,000	\$10
1,001 up	\$ 5

SUBZONE FEES

- A. **Annual Fee:** \$15,000.00 per year
- B. **Training Fee:** Same as noted above for User Fees.

ACTIVATION FEE

The charge for activation of each new FTZ User site, otherwise known as the FTZ Activation Fee, will be \$2,000. Subzone Activation Fee is \$3,000.

USER BOND

The City will require each FTZ User to keep in force at all times a payment bond. The amount of said bond will be set at a minimum of \$125,000. Every year the Director of Aviation, based on the recommendation of the Foreign-Trade Zone Manager, will re-evaluate User performance and re-determine bond level.

FOREIGN-TRADE ZONE No. 68

EL PASO, TEXAS

SAMPLE

U.S. CUSTOMS FORMS

The following U. S. Customs Forms are used in Foreign-Trade Zone No. 68. They are to be reproduced by the user, with appropriate information added as follows:

<u>FORM</u>	<u>COLOR OF STOCK</u>
CBP Form 214 (02-26-96) (Including Paperwork Reduction Act Notice on back side)	White
CBP Form 214A (08/00) (Including Paperwork Reduction Act Notice on back side)	Pink
CBP Form 214B (08/00)	White
CBP Form 214C (08/00)	Pink
CBP Form 216 (01/01)	White
CBP Form 7512 (05/98)	White
CBP Form 3461 (01-01-89)	White
CBP Form 7501 (XX-XX)	White